HONORABLE ROBERT S. LASNIK

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

NORTHGATE PLAZA HOMEOWNERS ASSOCIATION, a Washington Non-Profit Corporation,

Plaintiff,

v.

WESTCHESTER SURPLUS LINES INSURANCE COMPANY, an Illinois Corporation; and DOE INSURANCE COMPANIES 1–10,

Defendants.

NO. 2:21-cv-00509-RSL

STIPULATED MOTION AND ORDER TO CONTINUE DEADLINE FOR DISCLOSURE OF REPORTS FROM EXPERT WITNESSES UNDER FED. R. CIV. P. 26(a)(2)

I. STIPULATED MOTION

Comes now, Plaintiff Northgate Plaza Homeowners Association ("Association") and Defendant Westchester Surplus Lines Insurance Company ("Westchester"), by and through their respective counsel, and stipulate to this motion for a continuance of the deadline for disclosure of reports from expert witnesses under Fed. R. Civ. P. 26(a)(2).

Counsel for the Association and Westchester have conferred and propose an extension of the following deadline:

	Current Deadline	Proposed Deadline
Deadline for Disclosure of	12/08/2021	12/22/2021
Reports from Expert		
Witnesses under Fed. R. Civ.		
P. 26(a)(2)		

STIPULATED MOTION AND ORDER TO CONTINUE DEADLINE FOR DISCLOSURE OF REPORTS FROM EXPERT WITNESSES UNDER FED. R. CIV. P. 26(a)(2) (NO. 2:21-cv-00509-RSL) - 1

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extend the currently scheduled deadline as set forth above. A proposed order is included herewith.

GOOD CAUSE SHOWN

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2 Pursuant to LCR 16(b)(6), a scheduling order may be modified "only for good cause and 3 with the judge's consent." Good cause exists here because the parties have agreed to enter into 4 mediation of this matter on December 6, 2021. For purposes of judicial economy, the parties 5 propose that the deadline for disclosure of reports from expert witnesses under Fed. R. Civ. P. 6 26(a)(2) be continued for two weeks to avoid incurring additional expenses on behalf of the parties 7 should the matter resolve during mediation. No previous extensions of time have been requested or 8 granted by the Court in this matter, and this extension is not made for purposes of delay, but rather 9 to permit the parties additional time in an attempt to resolve this matter amicably without incurring 10 substantial further costs or requiring additional time and resources on behalf of the Court. No other 11 deadlines or events in this matter are to be altered. The parties respectfully request that the Court

DATED this 1st day of December, 2021.

STEIN, SUDWEEKS & STEIN, PLLC

/s/ Jessica R. Burns

Jerry H. Stein, WSBA 27721

Justin D. Sudweeks, WSBA 28755

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23 Attorneys for Plaintiff

DATED this 1st day of December, 2021.

COZEN O'CONNOR

/s/ William F. Knowles

STIPULATED MOTION AND ORDER TO CONTINUE DEADLINE FOR DISCLOSURE OF REPORTS FROM EXPERT WITNESSES UNDER FED. R. CIV. P. 26(a)(2) (NO. 2:21-cv-00509-RSL) - 2

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STIPULATED MOTION AND [PROPOSED] ORDER TO CONTINUE DEADLINE FOR DISCLOSURE OF REPORTS FROM EXPERT WITNESSES UNDER FED. R. CIV. P. 26(a)(2) (NO. 2:21-cv-00509-RSL) - 3

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ORDER

of the parties' reports from expert witnesses under Fed. R. Civ. P. 26(a)(2) be extended as follows:

Current Deadline

12/08/2021

Based on the above Stipulated Motion, IT IS SO ORDERED that the deadline for disclosure

MS Casnik

Proposed Deadline

12/22/2021

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Presented By:

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17 | /s/ Jessica R. Burns Jerry H. Stein, WSE

Jerry H. Stein, WSBA 27721 Justin D. Sudweeks, WSBA 28755

STEIN, SUDWEEKS & STEIN, PLLC

Deadline for Disclosure of

Witnesses under Fed. R. Civ.

No other deadlines or events are altered.

DATED THIS 3rd day of December , 2021.

Reports from Expert

P. 26(a)(2)

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STIPULATED MOTION AND ORDER TO CONTINUE DEADLINE FOR DISCLOSURE OF REPORTS FROM EXPERT WITNESSES UNDER FED. R. CIV. P. 26(a)(2) (NO. 2:21-cv-00509-RSL) - 4

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STIPULATED MOTION AND ORDER TO CONTINUE DEADLINE FOR DISCLOSURE OF REPORTS FROM EXPERT WITNESSES UNDER FED. R. CIV. P. 26(a)(2) (NO. 2:21-cv-00509-RSL) - 5